## **REMARKS**

This response is to the Office Letter mailed in the above-referenced case on September 27, 2004. Claims 1-20 are standing for examination. Claims 1-20 are rejected under 35 U.S.C. 112, second paragraph, and also under 35 U.S.C. 101, double-patenting of the same invention.

In response the applicant has cancelled all of the standing claims and has drafted eight new claims, 21 - 28 reciting the subject matter believed to be patentable. The 112 rejections based on the language of the cancelled claims are therefore moot, and the 101 rejection is also moot. The applicant respectfully requests reconsideration.

If there are any fees due beyond any fees paid with the present application and amendment, such fees are authorized to be deducted from deposit account 50-0534.

Respectfully Submitted, Joseph B. Agusta

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